REMARKS

The forgoing amendments to the specification are made to insert the required SEQ ID NO identifiers associated with each listed sequence. Enclosed with this paper is a Substitute Sequence listing; and a statement attesting to the identity of the Substitute Sequence Listing with the Computer Readable Form of the Sequence Listing, also provided.

The claims in the case are 50-91. These are clean versions of the claims previously in the case, respectively 1-6, 8-19, 21-23, and 29-29.

The claims in the case have been subjected to a restriction requirement. Applicants hereby elect the invention Group IIa-b, Claims 8, 16, and 21; now Claims 56, 64 and 68. The specific SEQ ID NO 9 is elected as a species.

No claims have been canceled herein. The Applicants respectfully disagree with the characterization of the Office, which has divided the subject matter of the present application, and <u>TRAVERSE</u> the restriction requirement entered by the Office.

The Applicants are in disagreement with the characterization placed upon the subject of the Applicants' application as the subject matter of the individual Groups are believed to be so interrelated as to share common subject matter. The division of the subject matter is believed to place an unreasonable burden on Applicants. The subject matter of the claims can be encompassed by a single unified search of the subject matter of the Claims centered about the subject matter of the elected species, necessarily extending into most of the other claims. Reconsideration of the Restriction Requirement is respectfully requested.

An action upon the merits of all of the outstanding Claims is anticipated in the next communication to Applicants. Favorable reconsideration of the application as amended is respectfully requested.

The Examiner is invited to contact the undersigned by telephone if it is felt that a telephone interview would advance the prosecution of the present application.

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